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*Attorneys for U.S. Specialty Insurance Company and  
American Contractors Indemnity Company*

8 **UNITED STATES DISTRICT COURT**

9 **DISTRICT OF NEVADA**

10 BRIAN SPILSBURY, an individual and as trustee of THE  
11 BRIAN E. SPILSBURY TRUST; DEE ANN  
12 SPILSBURY, an individual; KEVIN SPILSBURY, an  
13 individual and as trustee of THE KEVIN J. SPILSBURY  
14 TRUST; ANTHONETTE SPILSBURY, an individual;  
15 JOINT FORCES, LLC, a Nevada limited liability  
16 company; PREMIER MECHANICAL, LLC, a Nevada  
17 limited liability company; CREST RIDGE, LLC; a  
Nevada limited liability company; R. GLENN WOODS,  
as trustee of THE KEVIN J. SPILSBURY 2000 TRUST  
and THE BRIAN E. SPILSBURY 2000 TRUST,

Case No.: 2:14-cv-000820

**STIPULATION AND ORDER FOR  
DISMISSAL WITH PREJUDICE**

18 Plaintiffs,

19 v.

20 U.S. SPECIALTY INSURANCE COMPANY, a Texas  
21 corporation; AMERICAN CONTRACTORS  
22 INDEMNITY COMPANY, a California corporation;  
23 HCC SURETY GROUP, a Texas corporation; TEXAS  
24 BONDING COMPANY, a Texas corporation; UNITED  
25 STATES SURETY COMPANY, a Maryland corporation;  
MTC FINANCIAL, INC., d/b/a TRUSTEE CORPS, a  
California corporation; DOES I through X, inclusive; and  
ROE ENTITIES I through X, inclusive

26 Defendants.

1 U.S. SPECIALTY INSURANCE COMPANY, a Texas  
2 corporation;

3 Counterclaimants,  
4  
5 v.  
6 R. GLENN WOODS, as trustee of THE KEVIN J.  
7 SPILSBURY 2000 TRUST and THE BRIAN E.  
8 SPILSBURY 2000 TRUST,  
9 Counterdefendants,

10 U.S. SPECIALTY INSURANCE COMPANY, a Texas  
11 corporation;

12 Third Party Plaintiffs,  
13  
14 v.  
15 BRIAN SPILSBURY, an individual and as trustee of  
16 THE BRIAN E. SPILSBURY TRUST; DEE ANN  
17 SPILSBURY, an individual; KEVIN SPILSBURY, an  
18 individual and as trustee of THE KEVIN J. SPILSBURY  
19 TRUST; ANTHONETTE SPILSBURY, an individual;  
20 JOINT FORCES, LLC, a Nevada limited liability  
21 company; PREMIER MECHANICAL, LLC, a Nevada  
22 limited liability company; and CREST RIDGE, LLC; a  
23 Nevada limited liability company; ANGELO  
24 CARVALHO, an individual; CAM CONSULTING,  
25 INC., a domestic corporation;  
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27 Third Party Defendants.

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34 IT IS HEREBY STIPULATED AND AGREED, by and between Defendants U.S. Specialty  
35 Insurance Company; American Contractors Indemnity Company; and by Counterclaimant U.S.  
36 Specialty Insurance Company; and by Third Party Plaintiff U.S. Specialty Insurance Company, by  
37 and through their counsel, The Faux Law Group, and Plaintiffs Brian Spilsbury; Dee Ann Spilsbury;  
38 Kevin Spilsbury; Anthonette Spilsbury; Joint Forces, LLC; Premier Mechanical, LLC; Crest Ridge,

1 LLC; Brian E. Spilsbury, Trustee of the Brian E. Spilsbury Trust Dated October 28, 1999; Kevin J.  
2 Spilsbury, Trustee of the Kevin J. Spilsbury Trust Dated October 28, 1999; R. Glenn Woods,  
3 Trustee of the Kevin J. Spilsbury 2000 Trust; and, R. Glenn Woods, Trustee of the Brian E.  
4 Spilsbury 2000 Trust; and by Counterdefendants R. Glenn Woods, as Trustee of the Kevin J.  
5 Spilsbury 2000 Trust and the Brian E. Spilsbury 2000 Trust; and by Third Party Defendants Brian  
6 Spilsbury, an individual and as Trustee of The Brian E. Spilsbury Trust; Dee Ann Spilsbury; Kevin  
7 Spilsbury, an individual and as Trustee of The Kevin J. Spilsbury Trust; Anthonette Spilsbury; Joint  
8 Forces, LLC; Premier Mechanical, LLC; and Crest Ridge, LLC; by and through their counsel, Jared  
9 Kahn, Esq. and Erika Pike Turner, that the above-entitled action be dismissed with prejudice, with  
10 each party to bear their own attorneys' fees and costs. This stipulation of dismissal with prejudice  
11 also includes dismissal with prejudice of any claims pertaining to Third-Party Defendants Angelo  
12 Carvalho and Cam Consulting, LLC, without fees or costs.

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DATED this 25<sup>th</sup> day of May, 2016.

DATED this 25<sup>th</sup> day of May 2016.

1       /s/ Kurt C. Faux  
2       KURT C. FAUX  
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9       *Attorneys for U.S. SPECIALTY INSURANCE  
10     COMPANY and AMERICAN CONTRACTORS  
11     INDEMNITY COMPANY*

12       /s/ Jared B. Kahn (by permission)  
13       Erika Pike Turner, Nevada Bar No. 6454  
14       Dylan T. Ciciliano  
15       Nevada Bar No. 12348  
16       Garman Turner Gordon LLP  
17       650 White Drive, Suite 100  
18       Las Vegas, NV 89119

19       and

20       JARED B. KAHN, Nevada Bar No. 12603  
21       JK Legal & Consulting, LLC  
22       9205 West Russell Rd., Suite 240  
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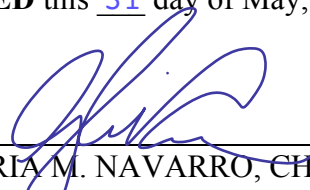
24       *Attorneys for BRIAN SPILSBURY, an individual and as  
25      trustee of THE BRIAN E. SPILSBURY TRUST; DEE  
26      ANN SPILSBURY, an individual; KEVIN SPILSBURY, an  
27      individual and as trustee of THE KEVIN J. SPILSBURY  
28      TRUST; ANTHONETTE SPILSBURY, an individual;  
29      JOINT FORCES, LLC, PREMIER MECHANICAL, LLC,  
30      a Nevada; CREST RIDGE, LLC; R. GLENN WOODS, as  
31      trustee of THE KEVIN J. SPILSBURY 2000 TRUST and  
32      THE BRIAN E. SPILSBURY 2000 TRUST*

33  
34       **Brian Spilsbury v. U.S. Specialty Insurance Company**  
35       **U.S.D.C. Nevada Case No.: 2:14-cv-000820**  
36       ***STIPULATION AND ORDER FOR DISMISSAL WITH PREJUDICE***

37  
38       **ORDER**

39       **IT IS SO ORDERED.**

40       **DATED** this 31 day of May, 2016.

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44       **GLORIA M. NAVARRO, CHIEF JUDGE**  
45       **UNITED STATES DISTRICT COURT**

**CERTIFICATE OF SERVICE**

The undersigned, an employee of The Faux Law Group, hereby certifies that on the 25<sup>th</sup> day of May, 2016, I served a copy of the foregoing document, **STIPULATION AND ORDER FOR DISMISSAL WITH PREJUDICE**, by the Court's CM/EF electronic filing system as follows:

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An Employee of The Faux Law Group

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